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Docket: 14-CRB-0010-CD/SD (2010-13)
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Before the COPYRIGHT ROYALTY JUDGES Washington, D.C.

In the Matter of)	
)	
Distribution of)	CONSOLIDATED DOCKET NO.
Cable Royalty Funds		14-CRB-0010-CD/SD
)	(2010-2013)
In the Matter of)	
)	
Distribution of)	
Satellite Royalty Funds)	

RUTH GALAZ DECLARATION IN SUPPORT OF MULTIGROUP CLAIMANTS' OPPOSITION TO SETTLING DEVOTIONAL CLAIMANTS' MOTION TO DE-DESIGNATE RESTRICTED MATERIALS.

- I, RUTH GALAZ, declare and state as follows:
- 1. I submit this declaration in support of Multigroup Claimants'

 Opposition to Settling Devotional Claimants' Motion to De-Designate Restricted

 Materials. The following facts are within my personal knowledge, and if called upon I could and would testify competently thereto.
- 2. The SDC motion attaches a 2018 and 2019 "Public Information Reports" in the State of Texas for Worldwide Subsidy Group, LLC. I have reviewed those reports filed for Worldwide Subsidy Group, LLC ("WSG") for

1 Multigroup Claimants' Opposition to SDC's Motion to De-Designate Restricted Materials

2018 and 2019, which incorrectly reflect that I was a "partner" and "director" of WSG during those years. This information is incorrect for several reasons.

3. I have never been identified as either a "partner" or "director" of WSG, and am informed that no such designation even exists for limited liability companies. My interest was solely as a "member", which interest in WSG concluded in December 2017, when I transferred my interest to my grandson, Ryan Galaz. In fact, I was never presented either of the 2018 or 2019 public information reports, nor had even seen such reports until they were recently provided to me.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed this 17th day of March, 2020, at San Antonio, Texas.

Ruth Galaz

Proof of Delivery

I hereby certify that on Tuesday, June 30, 2020, I provided a true and correct copy of the Ruth Galaz Declaration In Support Of Multigroup Claimants' Opposition To Settling Devotional Claimants' Motion To De-Designate Restricted Materials to the following:

National Association of Broadcasters (NAB) aka CTV, represented by John Stewart, served via ESERVICE at jstewart@crowell.com

Canadian Claimants Group, represented by Lawrence K Satterfield, served via ESERVICE at Iksatterfield@satterfield.com

Joint Sports Claimants (JSC), represented by Michael E Kientzle, served via ESERVICE at michael.kientzle@apks.com

Settling Devotional Claimants (SDC), represented by Matthew J MacLean, served via ESERVICE at matthew.maclean@pillsburylaw.com

Public Television Claimants (PTC), represented by Lindsey L. Tonsager, served via ESERVICE at Itonsager@cov.com

MPA-Represented Program Suppliers (MPA), represented by Gregory O Olaniran, served via ESERVICE at goo@msk.com

Signed: /s/ Brian D Boydston